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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/701,501	11/06/2003	Sang Chul Yoon	P23893	7636
7055	7590 06/30/2004		EXAMINER	
GREENBLUM & BERNSTEIN, P.L.C. 1950 ROLAND CLARKE PLACE			RAPP, CHAD	
RESTON, V.			ART UNIT	PAPER NUMBER
,			2125	-

DATE MAILED: 06/30/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

SL

	Application No.	Applicant(s)
	10/701,501	YOON ET AL.
Office Action Summary	Examiner	Art Unit
	Chad Rapp	2125
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet w	ith the correspondence address
A SHORTENED STATUTORY PERIOD FOR REF THE MAILING DATE OF THIS COMMUNICATION  - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a result of the period for reply is specified above, the maximum statutory perions for reply within the set or extended period for reply will, by stated any reply received by the Office later than three months after the material patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a reply within the statutory minimum of this tod will apply and will expire SIX (6) MOI tute. cause the application to become A	reply be timely filed  ty (30) days will be considered timely.  NTHS from the mailing date of this communication.  BANDONED (35 U.S.C. 6 133)
Status		
1) Responsive to communication(s) filed on 06	November 2003	
	his action is non-final.	
Since this application is in condition for allow closed in accordance with the practice under the condition of the condition of the condition is in condition for allow closed in accordance with the practice under the condition of the condi	vance except for formal mat	
Disposition of Claims		
4) ☐ Claim(s) 1-10 is/are pending in the application 4a) Of the above claim(s) is/are withd 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-10 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and	rawn from consideration.	
Application Papers	ar or crocker requirement.	
9)☐ The specification is objected to by the Exami	ner.	
10) The drawing(s) filed on is/are: a) a		by the Examiner.
Applicant may not request that any objection to the		* *
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the		
Priority under 35 U.S.C. § 119		
12)⊠ Acknowledgment is made of a claim for foreigna)⊠ All b)□ Some * c)□ None of:  1.⊠ Certified copies of the priority docume		119(a)-(d) or (f).
2. Certified copies of the priority docume		nnlication No
Copies of the certified copies of the prapplication from the International Bure	iority documents have been	
* See the attached detailed Office action for a list	st of the certified copies not	received.
ttachment(s)		
) Notice of References Cited (PTO-892) ) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview S	ummary (PTO-413) s)/Mail Date
		minul Date.

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1. Claims 1-10 are presented for examination.

#### Information Disclosure Statement

2. Missing PT0 1449. Therefore, unless the references have been cited by the examiner on form PTO-892, they have not been considered.

#### Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

4. Claim 4 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 4, lines 2-3 "the location" should be changed to "a location". There is insufficient antecedent basis for this limitation in the claim.

#### Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 1-7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Brown, Jr. et al. in view of Nonaka et al.

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Brown, Jr. et al. teaches the claimed invention(claim 1) substantially as claimed including an air conditioner control system that uses a telephone network to control a plurality of air conditioners which are configured to transmit and receive signals over the telephone network comprising:

- a. A remote electronic device having a control program configured to receive profile information for each of the plurality of air conditioners is taught as the central controller is programmed by the user to individually control each device(col.1 lines 8-16);
- b. Transmit control commands to designated ones of the air conditioners over the telephone network on the basis of the registered profile information is taught as in response to messages received, controls at lest one device(col.1 lines 52-67).

Brown, Jr. et al. teaches the above listed details of the independent claim 1, however, Brown Jr. et al. does not teach: register the received profile information.

Nonaka et al. teaches:

a. Register the received profile information is taught as the remote controller of the air conditioners has an operation information of the air conditioners(abstract).

It would have been obvious to one of ordinary skill in the art at the time the invention was made or used to modify the teachings of Brown, Jr. et al. with the teachings of Nonaka et al. because it improves operability and protection from erroneous operations cased due to being connected to the network.

As to claim 2, Brown, Jr. et al. teach wherein the profile information includes a unique identifier for each of the air conditioners is taught as the fifth and sixth characters represent the device number being addressed(col. 17 lines 49-52).

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As to claim 3, Brown Jr. et al. teaches:

a. Port setup module that sets up a port for connection to the telephone network to communicate with the air conditioners over the telephone network is taught as a telephone interface(col. 5 lines 9-33);

b. Registration module that registers the profile information for the air conditioners, whereby the profile information for each of the air conditioners includes a telephone number associated with the air conditioners and a unique ID assigned to the air conditioner is taught as a particular phone number goes to all and each has their own device code(col. 16 lines 59-65 and col. 17 lines 49-52).

As to claim 4, Brown Jr. et al. teaches wherein the profile information for each of the air conditioners further includes information regarding the location of the air conditioner and other information is taught as address code and the database holds various equipment and modes of operation(col. 27 lines 35-44).

As to claim 5, Brown Jr. et al. teaches wherein said control program further includes a data packet creator that generates a control command data packet based on a control command input by user is taught as customer command center causes a message to be sent(col. 16 lines 14-21).

As to claim 6, Brown Jr. et al. teaches wherein said remote electronic device includes a data packet transmitter that automatically transmits the control command data packet generated by said data packet creator over the telephone network to a telephone number associated with one of the air conditioners designed by the input control command is taught as customer

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command center sends message to controller of air conditioner device over public telephone network(col. 16 lines 14-30 and col. 6 lines 15-18).

As to claim 7, Brown Jr. et al. teaches wherein said control program includes a data packet creator that generates a control command data packet based on a control input by a user is taught as user makes a simple phone call which goes to the command center which sends message onto the controller of the air conditioner. (col. 16 lines 14-30 and col. 6 lines 15-18).

#### Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 8-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Brown, Jr. et al. in view of Nonaka et al.

Brown, Jr. et al. teaches the claimed invention(claim 1) substantially as claimed including a method of operating an air conditioner control system that uses a telephone network comprising:

a. Selecting one of the air conditioners to be controlled and inputting a control command for the selected air conditioner into the electronic device is taught as user makes a simple phone call which goes to the command center which sends message onto the controller of the air conditioner. .(col. 16 lines 14-30 and col. 6 lines 15-18).

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b. Generating a control command data packet based on the input control command and the registered profile information for the selected air conditioner and automatically transmitting the generated data packet over the telephone network to a telephone number associated with the selected air conditioner is taught as user makes a simple phone call which goes to the command center which sends message onto the controller of the air conditioner. (col. 16 lines 14-30 and col. 6 lines 15-18).

Brown, Jr. et al. teaches the above listed details of the independent claim 8, however,
Brown Jr. et al. does not teach: running an air conditioner control program in a remote electronic device to register profile information for a plurality of air conditioners.

Nonaka et al. teaches:

a. Running an air conditioner control program in a remote electronic device to register profile information for a plurality of air conditioners is taught as the remote controller of the air conditioners has an operation information of the air conditioners(abstract).

It would have been obvious to one of ordinary skill in the art at the time the invention was made or used to modify the teachings of Brown, Jr. et al. with the teachings of Nonaka et al. because it improves operability and protection from erroneous operations cased due to being connected to the network.

As to claim 9, it would have been obvious to one of ordinary skill in the art at the time the invention was made or used to do registration request message is displayed by the control program if profile information for the selected air conditioner has not yet been registered because if the system does not register all components it will not be an optimum control so if a part is not registered it would alert the user such as on a screen.

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As to claim 10, it would have been obvious to one of ordinary skill in the art at

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the time the invention was made or used to further comprising determining whether a port for

transmission over the telephone network is in an open condition prior to transmitting the

generated data packet if the line is busy a message will not be able to be sent so the process of

sending messages needs to know if the line is clear.

Conclusion

10. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Chad Rapp whose telephone number is (703)306-4528. The

examiner can normally be reached on Mon-Fri 11:00-7:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Leo Picard can be reached on (703)308-0538. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Chad Rapp Examiner

Art Unit 2125

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W. Calan6-2 8-07

PRIMARY EXAMINER